

IN THE UNITED STATES BANKRUPTCY COURT  
NORTHERN DISTRICT OF ALABAMA, NORTHERN DIVISION

IN RE: )  
 )  
ROBERTS, WILLIAM BARRIER ) CASE NO. 18-83442-CRJ-7  
SSN: XXX-XX-9314 ) CHAPTER 7  
 )  
Debtor. )

**FINAL APPLICATION OF CALLAHAN PC,  
SPECIAL COUNSEL FOR THE DEBTOR,  
FOR COMPENSATION AND REIMBURSEMENT OF EXPENSES**

**PART I. COVER SHEET**

1. Name of Applicant: Callahan PC
2. Date Application for Employment was filed: 2/04/2019
3. Date of Order Authorizing Employment: 02/21/2019
4. Professional Services Provided to: Debtor, as counsel in Adversary Proceeding
5. Period for which Compensation is Sought: 11/01/2019 – 4/30/2020
6. Amount of Fees Sought: \$38,241.00; Reimbursable Expenses: \$4,260.53
7. This is the Applicant's fourth and *Final Fee Application*.
8. Applicant has filed three prior applications, each of which were approved by Order of this Court:

Date Filed: 5/30/2019  
Periods Covered: 11/01/2018 – 4/30/2019  
Totals Requested: \$15,444.70  
Total Compensation Allowed: \$15,418.00  
Total Expenses Allowed: \$26.70  
Order: Dkt. 129 – July 8, 2019

Date Filed: 8/30/2019  
Periods Covered: 5/1/2019 – 7/31/2019  
Totals Requested: \$18,455.00  
Total Compensation Allowed: \$18,455.00  
Total Expenses Allowed: N/A  
Order: Dkt. 201 – October 3, 2019

Date Filed:	11/27/2019
Periods Covered:	8/01/2019 – 10/31/2019
Totals Requested:	\$37,625.25
Total Compensation Allowed:	\$36,539.50
Total Expenses Allowed:	\$1,085.75
Order:	Dkt. 280 – December 20, 2019

9. The aggregate amount of Applicant's fees and expenses allowed by the Court to date pursuant to filed fee applications: \$71,524.95

10. The aggregate amount of Applicant's fees and expenses incurred during the period of 11/01/2019 – 4/30/2020 allowed per the Court's Order dated February 15, 2019 [Dkt. No. 51]: \$30,592.80

11. The aggregate amount of fees and expenses paid to date pursuant to the Court's Orders: \$71,525.55.<sup>1</sup>

Dated: October 14, 2020.

Respectfully submitted,

/s/John J. Callahan, Jr.  
John J. Callahan, Jr.  
jcallahan@callahanpc.com

CALLAHAN PC  
301 Washington St. NW, Ste. 301  
Huntsville, AL 35801  
(256) 382-5180 – Telephone  
(256) 704-0165 – Facsimile

---

<sup>1</sup> Includes an overpayment of \$0.60.

IN THE UNITED STATES BANKRUPTCY COURT  
NORTHERN DISTRICT OF ALABAMA, NORTHERN DIVISION

IN RE:	)	
	)	
ROBERTS, WILLIAM BARRIER	)	CASE NO. 18-83442-CRJ-7
SSN: XXX-XX-9314	)	CHAPTER 7
	)	
Debtor.	)	

**PART II – VERIFICATION OF APPLICATION  
FOR COMPENSATION AND EXPENSES**

The undersigned, have been duly sworn, certifies that I, John J. Callahan, Jr., am the person signing and certifying matters contained within Callahan PC's Final Application for Compensation and Reimbursement of Expenses filed with this Court. All matters set forth in the Application for Compensation are true and correct to the best of my knowledge, information and belief.

And further the Affiant says not.

/s/John J. Callahan, Jr.  
John J. Callahan, Jr.  
Affiant

SWORN TO AND SUBSCRIBED before me on October 14, 2020.

/s/Catherine E. Roote  
Notary Public  
My Commission Expires: 4/18/2023

IN THE UNITED STATES BANKRUPTCY COURT  
NORTHERN DISTRICT OF ALABAMA, NORTHERN DIVISION

IN RE:	)	
	)	
ROBERTS, WILLIAM BARRIER	)	CASE NO. 18-83442-CRJ-7
SSN: XXX-XX-9314	)	CHAPTER 7
	)	
Debtor.	)	

**PART III – FINAL APPLICATION FOR  
COMPENSATION AND REIMBURSEMENT OF EXPENSES**

COMES NOW, Callahan PC and its Attorneys (hereinafter “Applicant”), as special counsel for William Barrier Roberts (the “Debtor”), deceased, and say:

1. That Applicant makes this final application for compensation for services rendered in its representation of the Debtor from November 1, 2019 through April 30, 2020. The Applicant was engaged by Debtor in October 2018.

2. The Chapter 11 bankruptcy petition for Debtor was filed with this Court on November 16, 2018.

3. This Court entered an order approving the employment of the firm of Callahan PC, including its attorneys John J. Callahan, Jr. and Lisa M. English, as special counsel for the Debtor on February 21, 2019.

4. All services for which compensation is requested by this Applicant were performed for and on behalf of the Debtor and not on behalf of any other person.

5. The work done and results achieved required a substantial expenditure of time, effort and expertise. The Debtor required active legal representation of the highest caliber on an on-going basis in order to serve his needs in commencing and continuing to prosecute his claims,

and successfully defending all counterclaims in Adversary Proceeding No. 19-80017-CRJ, such that the Defendants/Counterplaintiffs were denied not only any monetary recovery against the Debtor, but also, most importantly, their attempted dilution of Debtor's substantial interest in Bullet & Barrel, LLC ("B&B").<sup>2</sup>

6. Applicant makes this application under 11 U.S.C. § 330 and 331 of the Bankruptcy Code and seeks allowance of reasonable compensation for the professional services that its aforementioned attorneys have rendered. In this regard, Applicant's fees and expenses as previously allowed by Orders of this Court, together with those fees and expenses for which allowance is sought herein total \$114,026.48, which is less than seventy percent (70%) of the fees and expenses proposed in Debtor's Second Amended Plan of Reorganization for his representation in the Adversary Proceeding.

7. Applicant has rendered services on behalf of Debtor as shown in the six statements attached hereto as collective Exhibit "1." Applicant, therefore, seeks an allowance of final compensation in the amount of \$38,241.00 for professional services rendered as special counsel for the Debtor for representation from November 1, 2019 through April 30, 2020 and the reimbursement of actual expenses incurred in the amount of \$4,260.53 during that same period.

8. Professional services required in this matter and described in this application were performed by attorneys who possess experience and skills in the area in which they rendered services. Attorney fees awarded pursuant to this application shall not be shared or divided except as allowed by law.

---

<sup>2</sup> While the Court's judgment denying the Defendants'/Counterplaintiffs' attempt to dilute Debtor's interest in B&B effectively eliminated damage to such interest (an essential element of Debtor's squeeze-out/oppression claim), the Court nevertheless recognized that Debtor's counsel had proven that dilution of such interest had been Defendants'/Counterplaintiffs' intention not only in making defective capital calls immediately prior to Debtor's Chapter 11 filing, but throughout the pendency of the Adversary Proceeding.

9. Applicant represents that the allowance for final compensation required herein is reasonable and fully complies with § 331 of the Bankruptcy Code.

WHEREFORE, PREMISES CONSIDERED, Applicant respectfully requests that it be allowed the total sum of \$38,241.00 as final compensation for professional services rendered as special counsel for the Debtor and for reimbursement of actual and necessary expenses incurred in the amount of \$4,260.53 from November 1, 2019 through April 30, 2020, and that it be granted such further and additional relief as this Court may deem just and proper.

Dated: October 14, 2020.

Respectfully submitted,

/s/John J. Callahan, Jr.  
John J. Callahan, Jr.  
jcallahan@callahanpc.com

Lisa M. English  
lenglish@callahanpc.com

CALLAHAN PC  
301 Washington St. NW, Ste. 301  
Huntsville, AL 35801  
(256) 382-5180 – Telephone  
(256) 704-0165 – Facsimile

### **CERTIFICATE OF SERVICE**

I hereby certify that I have on this date served a true and correct copy of the foregoing document upon the following either by U.S. Mail, properly addressed, or electronic mail on this 14<sup>th</sup> day of October 2020.

Richard Blythe  
Bankruptcy Administrator  
P.O. Box 3045  
Decatur, AL 35602  
richard\_blythe@alnba.uscourts.gov

All parties requesting notice via the Court's ECF system

20 Largest Creditors via US Mail

Tazewell T. Shepard, III  
Chapter 7 Trustee  
Sparkman, Shepard & Morris, P.C.  
P.O. Box 19045  
Huntsville, AL 35804

Stuart M. Maples  
Maples Law Firm, PC  
200 Clinton Avenue West, Ste. 1000  
Huntsville, AL 35801

/s/John J. Callahan, Jr.  
John J. Callahan, Jr.

IN THE UNITED STATES BANKRUPTCY COURT  
NORTHERN DISTRICT OF ALABAMA, NORTHERN DIVISION

IN RE: )  
 )  
ROBERTS, WILLIAM BARRIER ) CASE NO. 18-83442-CRJ11  
SSN: XXX-XX-9314 ) CHAPTER 11  
 )  
Debtor. )

**TENTH FEE NOTICE OF  
CALLAHAN PC, SPECIAL COUNSEL FOR THE DEBTOR**

1. Name of Applicant: Callahan PC
2. Date Application for Employment was filed: 2/04/2019
3. Date of Order Authorizing Employment: 02/21/2019
4. Professional Services Provided to: Debtor
5. Period for which Compensation is Sought: 11/01/2019 – 11/30/2019 (*see* monthly billing statement attached hereto as Exhibit “A”)
6. Amount of Fees Sought: \$4,096.50; Reimbursable Expenses: \$1,067.60
7. The aggregate amount of fees and expenses allowed to date per the Court’s Order dated February 15, 2019 [Dkt. No. 51]: \$33,899.70 (*see* Court’s Orders dated July 8, 2019 [Dkt. No. 129] and October 3, 2019 [Dkt. No. 201]).

Dated: December 16, 2019.

The undersigned Affiant, have been duly sworn, certifies that I, John J. Callahan, Jr., am the person signing and certifying matters contained within this Fee Notice. All matters set forth herein are true and correct to the best of my knowledge, information and belief.

And further the Affiant says not.

/s/John J. Callahan, Jr.  
John J. Callahan, Jr.  
jcallahan@callahanpc.com

SWORN TO AND SUBSCRIBED before me by John J. Callahan, Jr. on December 16, 2019.

/s/Catherine E. Roote  
Notary Public, Alabama State at Large  
My Commission Expires: 4/18/2023

OF COUNSEL:

CALLAHAN PC  
301 Washington St. NW, Ste. 301  
Huntsville, AL 35801  
(256) 382-5180 – Telephone  
(256) 704-0165 – Facsimile

**CERTIFICATE OF SERVICE**

I hereby certify that I have on this date served a true and correct copy of the Tenth Fee Notice with attached Exhibit "A" upon the following either by U.S. Mail, properly addressed, or electronic mail on this 16<sup>th</sup> day of December, 2019.

Richard Blythe  
Bankruptcy Administrator  
P.O. Box 3045  
Decatur, AL 35602  
richard\_blythe@alnb.uscourts.gov

All parties requesting notice

20 Largest Creditors via US Mail

/s/John J. Callahan, Jr.  
John J. Callahan, Jr.

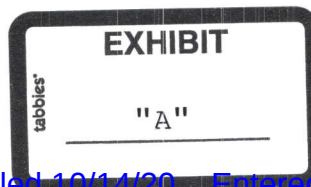
**CALLAHAN PC**  
**A Professional Corporation**  
**Attorneys at Law**  
Post Office Box 2564  
Huntsville, Alabama 35804  
Telephone: (256) 382-5180

Date: 12/16/2019  
Invoice #: 54,257.1-14

Mr. Bill Roberts  
2115 Big Cove Road  
Huntsville, AL 35801

RE: Dispute with Melanie and Rhett Murray Concerning Bullet & Barrel, LLC  
Our File No.: 54,257.1

			<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
11/1/2019	JJC	Review email from F. Slapikas re: return on service.	\$295.00	0.10	N/C
	JJC	Email to S. Maples re: mediation-related issues; telephone conference with S. Maples re: same, etc.; telephone conference with D. Kelly.	\$295.00	0.30	\$88.50
11/4/2019	LME	Research relevant case law re: shareholder loan v. equity determination; conference with J.J. Callahan re:	\$245.00	2.40	\$588.00
	LME	Conference with J.J. Callahan re: §10.10(b) of LLC Agreement; receive research assignment.	\$245.00	0.10	\$24.50
11/5/2019	JJC	Review and reply to B. Patterson re: Quickbooks backup of B&B accounting data.	\$295.00	0.10	\$29.50
	JJC	Review and reply to court reporter emails re: Murray deposition transcript and exhibits; forward transcript to B. Roberts and S. Maples for review and comments.	\$295.00	0.20	\$59.00



			<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
	JJC	Review case authorities concerning shareholder loan v. equity determination; confer with L.M. English re: same; email to S. Maples re: same, mediation, etc.	\$295.00	0.70	\$206.50
	JJC	Review loan documents and email from J. Morris forwarded by S. Maples for review; email to S. Maples with comments.	\$295.00	0.50	\$147.50
11/6/2019	JJC	Email to S. Maples re: mediation.	\$295.00	0.10	N/C
11/7/2019	JJC	Review email from D. Kelly re: mediation; forward to S. Maples; review reply; email to D. Kelly re: same.	\$295.00	0.10	\$29.50
	JJC	Review draft motion for referral to mediation prepared by S. Maples; email to S. Maples with proposed changes to motion.	\$295.00	0.30	\$88.50
	JJC	Review email from D. Kelly re: motion, mediation; email to S. Maples re: same.	\$295.00	0.10	\$29.50
	JJC	Meeting with B. Roberts re: mediation, errata for his deposition transcript; revise errata sheet to note reasons, etc.	\$295.00	0.40	\$118.00
11/8/2019	JJC	Review email from D. Kelly re: mediation scheduling; emails to S. Maples re my availability.	\$295.00	0.10	\$29.50
	JJC	Review email from D. Kelly re: mediation motion; email to S. Maples re: same; review reply email; brief telephone conference with S. Maples re: mediation.	\$295.00	0.10	\$29.50
	JJC	Telephone conference with B. Roberts re: mediation.	\$295.00	0.10	\$29.50

			<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
11/12/2019	JJC	Review email from D. Kelly re: possible mediation dates; emails to S. Maples re: same, conflict of possible mediator, possible alternative mediators.	\$295.00	0.20	\$59.00
	JJC	Review D. Kelly and S. Maples email exchange re: conflicted mediator; reply to S. Maples; telephone conference with S. Maples on alternates; telephone conference with D. Kelly re: same; email to S. Maples re: same; telephone conference with S. Maples.	\$295.00	0.60	\$177.00
	JJC	Telephone conference with B. Roberts re: mediation, his hospitalization; emails to S. Maples re: same.	\$295.00	0.20	\$59.00
11/13/2019	JJC	Email to D. Kelly re: alternate mediator.	\$295.00	0.10	\$29.50
11/14/2019	JJC	Telephone conference with J. Raulston re: Capital Solutions' production of documents in response to subpoena and anticipated deposition of Capital Solutions; preliminary review of J. Raulston emails transmitting documents and documents for ability to open; reply email.	\$295.00	0.30	\$88.50
	JJC	Begin reviewing Capital Solutions document production; email to S. Maples re: particular documents contained herein.	\$295.00	0.60	\$177.00
	JJC	Complete preliminary review of Capital Solutions document production.	\$295.00	0.90	\$265.50
11/15/2019	JJC	Email to S. Maples re: mediation; telephone conference with S. Maples re: same.	\$295.00	0.20	\$59.00

			<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
	JJC	Review email from D. Kelly re: mediation; telephone conference with B. Roberts re: mediation, etc.; email to S. Maples re: same; brief telephone conference with S. Maples.	\$295.00	0.40	\$118.00
11/18/2019	JJC	Review email from D. Kelly re: mediation and third-party depositions; telephone messages for B. Roberts and S. Maples; reply email to D. Kelly re: Capital Solutions document production.	\$295.00	0.10	\$29.50
	JJC	Telephone message for J. Raulston re: Capital Solutions - additional documents subject to subpoena and deposition - possible dates.	\$295.00	0.10	\$29.50
11/19/2019	JJC	Review email from D. Kelly re: mediation and his window for same; telephone message for B. Rice re: availability to serve as mediator; telephone message for and email to S. Maples re: same.	\$295.00	0.20	\$59.00
	JJC	Telephone conference with J. Raulston re: Capital Solutions document production, deposition, etc.; email to S. Maples re: same.	\$295.00	0.10	\$29.50
	JJC	Review telephone message from B. Rice's assistant re: available dates for mediation; email to S. Maples re: same.	\$295.00	0.10	\$29.50
	JJC	Telephone conference with B. Roberts re: his treatment, availability; telephone conference with S. Maples re: same, 11/20 status conference matters; email to D. Kelly re: same, B. Rice availability beginning in January.	\$295.00	0.30	\$88.50

			<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
	JJC	Review email from D. Kelly re: alternate mediator; email to S. Maples re: same; reply email to D. Kelly.	\$295.00	0.10	\$29.50
11/20/2019	JJC	Telephone conference with B. Roberts.	\$295.00	0.10	\$29.50
	JJC	Email to S. Maples re: scheduling issues.	\$295.00	0.20	\$59.00
	JJC	Email to S. Maples re: First National Bank lending issues.	\$295.00	0.10	\$29.50
	JJC	Represent B. Roberts at status conference; confer with D. Kelly re: Roberts' health, mediation, etc.; post-status conference confer with S. Maples.	\$295.00	0.60	\$177.00
	JJC	Telephone conference with D. Kelly re: G. Tubb availability to mediate; email to S. Maples re: same, alternative.	\$295.00	0.10	\$29.50
	LME	Update research; re: damages and remedies in a squeeze-out situation; conference with J.J. Callahan re: same; obtain relevant case law and forward same to J.J. Callahan for review.	\$245.00	1.30	\$318.50
11/21/2019	JJC	Review email from D. Kelly re: Tubb dates for mediation; telephone conference with B. Roberts re: availability; email to S. Maples.	\$295.00	0.20	\$59.00
	JJC	Email to S. Maples re: 12/3 mediation, hearing conflict.	\$295.00	0.10	\$29.50
11/22/2019	JJC	Telephone conference with D. Kelly re: mediation during week of 12/2; telephone message for and email to S. Maples re: same, loan restructuring, etc.	\$295.00	0.20	\$59.00
	JJC	Review Amended Scheduling Order; email to B. Roberts re: same.	\$295.00	0.10	\$29.50

			<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
	JJC	Email to D. Kelly re: mediation.	\$295.00	0.10	\$29.50
11/25/2019	LME	Additional/follow-up research re: anticipated profits as damages.	\$245.00	1.00	\$245.00
11/26/2019	JJC	Review email from D. Kelly re: possible 12/3 mediation; email to S. Maples re: same.	\$295.00	0.10	\$29.50
	JJC	Review email from G. Tubb; draft reply and forward to S. Maples for comment.	\$295.00	0.20	\$59.00
	JJC	Email to J. Raulston re: additional document production by his client and deposition.	\$295.00	0.10	\$29.50
11/27/2019	JJC	Review email from G. Tubb re: mediation; email to S. Maples.	\$295.00	0.10	\$29.50
	JJC	Email to G. Tubb and D. Kelly re: mediation.	\$295.00	0.10	\$29.50
<b>TOTAL FEES:</b>					<b>\$4,096.50</b>
<b>EXPENSES:</b>					
11/5/2019		Transcript of Deposition of Melanie Murray - Inv. No. 20191			\$1,067.60
<b>PREVIOUS BALANCE:</b>					
10/31/2019		54,257.1-2, 54,257.1-3 (as amended), 54,257.1-4 (as amended), 54,257.1-5, 54-257.1-6, 54,257.1-7, 54,257.1-8, 54,257.1-9, 54,257.10, 54,257.11 and 54,257.1-12, 54,257.1-13			\$70,524.95
11/18/2019		Payment Received - Thank You!			-\$1,131.60
<b>TOTAL AMOUNT:</b>					<b>\$74,557.45</b>

\*\*\* Please make checks payable to CALLAHAN PC \*\*\*

---

**TIMEKEEPER SUMMARY**

JJC	John J. Callahan, Jr.	Shareholder	9.9 hours	\$295.00/hour	\$2,920.50
			0.2 hours	No Charge	N/C
LME	Lisa M. English	Of Counsel	4.8 hours	\$245.00/hour	\$1,176.00

IN THE UNITED STATES BANKRUPTCY COURT  
NORTHERN DISTRICT OF ALABAMA, NORTHERN DIVISION

IN RE: )  
 )  
ROBERTS, WILLIAM BARRIER ) CASE NO. 18-83442-CRJ11  
SSN: XXX-XX-9314 ) CHAPTER 11  
 )  
Debtor. )

**ELEVENTH FEE NOTICE OF  
CALLAHAN PC, SPECIAL COUNSEL FOR THE DEBTOR**

1. Name of Applicant: Callahan PC
2. Date Application for Employment was filed: 2/04/2019
3. Date of Order Authorizing Employment: 02/21/2019
4. Professional Services Provided to: Debtor
5. Period for which Compensation is Sought: 12/01/2019 – 12/31/2019 (*see* monthly billing statement attached hereto as Exhibit “A”)
6. Amount of Fees Sought: \$501.50; Reimbursable Expenses: \$0.00
7. The aggregate amount of fees and expenses allowed to date per the Court’s Order dated February 15, 2019 [Dkt. No. 51]: \$71,524.95 (*see* Court’s Orders dated July 8, 2019 [Dkt. No. 129], October 3, 2019 [Dkt. No. 201] and December 20, 2019 [Dkt. No. 280]).

Dated: January 14, 2020.

The undersigned Affiant, have been duly sworn, certifies that I, John J. Callahan, Jr., am the person signing and certifying matters contained within this Fee Notice. All matters set forth herein are true and correct to the best of my knowledge, information and belief.

And further the Affiant says not.

/s/John J. Callahan, Jr.  
John J. Callahan, Jr.  
jcallahan@callahanpc.com

SWORN TO AND SUBSCRIBED before me by John J. Callahan, Jr. on January 14, 2020.

/s/Catherine E. Roote  
Notary Public, Alabama State at Large  
My Commission Expires: 4/18/2023

OF COUNSEL:

CALLAHAN PC  
301 Washington St. NW, Ste. 301  
Huntsville, AL 35801  
(256) 382-5180 – Telephone  
(256) 704-0165 – Facsimile

**CERTIFICATE OF SERVICE**

I hereby certify that I have on this date served a true and correct copy of the Eleventh Fee Notice with attached Exhibit "A" upon the following either by U.S. Mail, properly addressed, or electronic mail on this 15<sup>th</sup> day of January, 2020.

Richard Blythe  
Bankruptcy Administrator  
P.O. Box 3045  
Decatur, AL 35602  
richard\_blythe@alnba.uscourts.gov

All parties requesting notice

20 Largest Creditors via US Mail

/s/John J. Callahan, Jr.  
John J. Callahan, Jr.

**CALLAHAN PC**  
**A Professional Corporation**  
**Attorneys at Law**  
Post Office Box 2564  
Huntsville, Alabama 35804  
Telephone: (256) 382-5180

Date: 1/14/2020  
Invoice #: 54,257.1-15

Mr. Bill Roberts  
2115 Big Cove Road  
Huntsville, AL 35801

RE: Dispute with Melanie and Rhett Murray Concerning Bullet & Barrel, LLC  
Our File No.: 54,257.1

			<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
12/4/2019	JJC	Telephone conference with S. Maples re: mediation, etc.	\$295.00	0.10	\$29.50
12/9/2019	JJC	Telephone conference with S. Maples.	\$295.00	0.10	N/C
12/10/2019	JJC	Telephone conference with D. Kelly re: Roberts LLC property, etc.; email to S. Maples and B. Roberts re: same; telephone conference with B. Roberts re: Roberts LLC property.	\$295.00	0.40	\$118.00
12/18/2019	JJC	Telephone conference with B. Roberts re: treatment status.	\$295.00	0.10	N/C
12/19/2019	JJC	To/from Decatur; attend hearing on fee application, and other matters.	\$295.00	2.30	N/C
	JJC	Telephone conference with B. Roberts re: actions at hearing.	\$295.00	0.20	N/C
	JJC	Telephone conference with D. Kelly re: Roberts LLC property for sale, etc.; email to S. Maples and B. Roberts re: Roberts LLC property, etc.	\$295.00	0.40	\$118.00
	JJC	Email to S. Maples re: B&B projections.	\$295.00	0.20	\$59.00

**EXHIBIT "A"**

			<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
12/20/2019	JJC	Email to B. Roberts re: B&B projections.	\$295.00	0.10	\$29.50
	JJC	Review and reply to B. Roberts message re: Roberts LLC property.	\$295.00	0.10	\$29.50
12/30/2019	JJC	Email to B. Roberts and S. Maples re: B&B projections and for mediation, etc.	\$295.00	0.10	\$29.50
	JJC	Review Defendant's Subpoena to FNB; email to B. Roberts re: same, etc.	\$295.00	0.30	\$88.50

<b>TOTAL FEES:</b>					<b>\$501.50</b>
--------------------	--	--	--	--	-----------------

PREVIOUS BALANCE:

11/30/2019	54,257.1-2, 54,257.1-3 (as amended), 54,257.1-4 (as amended), 54,257.1-5, 54- 257.1-6, 54,257.1-7, 54,257.1-8, 54,257.1-9, 54,257.10, 54,257.11 54,257.1-12; 54,257.1-13; and 54,257.1- 14	\$74,557.45
------------	---	-------------

<b>TOTAL AMOUNT:</b>		<b>\$75,058.95</b>
----------------------	--	--------------------

\*\*\* Please make checks payable to CALLAHAN PC \*\*\*

**TIMEKEEPER SUMMARY**

JJC	John J. Callahan, Jr.	Shareholder	1.7 hours	\$295.00/hour	\$501.50
			2.9 hours	No Charge	N/C

IN THE UNITED STATES BANKRUPTCY COURT  
NORTHERN DISTRICT OF ALABAMA, NORTHERN DIVISION

IN RE: )  
 )  
ROBERTS, WILLIAM BARRIER ) CASE NO. 18-83442-CRJ11  
SSN: XXX-XX-9314 ) CHAPTER 11  
 )  
Debtor. )

**TWELFTH FEE NOTICE OF  
CALLAHAN PC, SPECIAL COUNSEL FOR THE DEBTOR**

1. Name of Applicant: Callahan PC
2. Date Application for Employment was filed: 2/04/2019
3. Date of Order Authorizing Employment: 02/21/2019
4. Professional Services Provided to: Debtor
5. Period for which Compensation is Sought: 1/01/2020 – 1/31/2020 (*see* monthly billing statement attached hereto as Exhibit “A”)
6. Amount of Fees Sought: \$6,267.00; Reimbursable Expenses: \$423.05
7. The aggregate amount of fees and expenses allowed to date per the Court’s Order dated February 15, 2019 [Dkt. No. 51], and per Court’s Orders dated July 8, 2019 [Dkt. No. 129], October 3, 2019 [Dkt. No. 201] and December 20, 2019 [Dkt. No. 280]: \$75,185.20.

Dated: February 13, 2020.

The undersigned Affiant, have been duly sworn, certifies that I, John J. Callahan, Jr., am the person signing and certifying matters contained within this Fee Notice. All matters set forth herein are true and correct to the best of my knowledge, information and belief.

And further the Affiant says not.

/s/John J. Callahan, Jr.  
John J. Callahan, Jr.  
jcallahan@callahanpc.com

SWORN TO AND SUBSCRIBED before me by John J. Callahan, Jr. on February 13, 2020.

/s/Catherine E. Roote  
Notary Public, Alabama State at Large  
My Commission Expires: 4/18/2023

OF COUNSEL:

CALLAHAN PC  
301 Washington St. NW, Ste. 301  
Huntsville, AL 35801  
(256) 382-5180 – Telephone  
(256) 704-0165 – Facsimile

**CERTIFICATE OF SERVICE**

I hereby certify that I have on this date served a true and correct copy of the Twelfth Fee Notice with attached Exhibit "A" upon the following either by U.S. Mail, properly addressed, or electronic mail on this 13<sup>th</sup> day of February, 2020.

Richard Blythe  
Bankruptcy Administrator  
P.O. Box 3045  
Decatur, AL 35602  
richard\_blythe@alnba.uscourts.gov

All parties requesting notice

20 Largest Creditors via US Mail

/s/John J. Callahan, Jr.  
John J. Callahan, Jr.

**CALLAHAN PC**  
**A Professional Corporation**  
**Attorneys at Law**  
Post Office Box 2564  
Huntsville, Alabama 35804  
Telephone: (256) 382-5180

Date: 2/13/2020  
Invoice #: 54,257.1-16

Mr. Bill Roberts  
3316 Ohara Rd. SW  
Huntsville, AL 35801

RE: Dispute with Melanie and Rhett Murray Concerning Bullet & Barrel, LLC ("B&B")  
Our File No.: 54,257.1

			<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
1/2/2020	JJC	Email to S. Maples re: various; review reply re: meeting with B. Roberts.	\$295.00	0.10	\$29.50
1/3/2020	JJC	Begin additional review of Capital Solutions ("CS") documents in preparation for meeting with B. Roberts and S. Maples and for follow-up with CS counsel re: additional document production and CS deposition.	\$295.00	0.60	\$177.00
	JJC	Message to B. Roberts re: rescheduling meeting; email to S. Maples re: rescheduling meeting with client.	\$295.00	0.10	N/C
1/6/2020	JJC	Exchange messages with B. Roberts re: meeting rescheduling; email to S. Maples re: same.	\$295.00	0.10	\$29.50
	JJC	Review motion to quash subpoena to First National Bank of Pulaski ("FNB").	\$295.00	0.20	\$59.00
	JJC	Review subpoena to FNB; email to B. Roberts re: same.	\$295.00	0.30	\$88.50

**Exhibit A**

			<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
1/7/2020	JJC	Review and reply to S. Maples email re: meeting; message to B. Roberts re: same.	\$295.00	0.10	N/C
	JJC	Review and calendar notice of hearing on motion to quash subpoena.	\$295.00	0.10	\$29.50
1/8/2020	JJC	Prepare for meeting with B. Roberts and S. Maples.	\$295.00	0.10	\$29.50
	JJC	Meeting with B. Roberts and S. Maples: Roberts, LLC property - status, Shot Spot, subpoena to FNB - Bill's dealings with bank, witnesses, most recent financial statements, mediation - availability, etc.	\$295.00	0.60	\$177.00
	JJC	Message to B. Roberts re: follow-up items addressed in meeting.	\$295.00	0.10	\$29.50
1/9/2020	JJC	Telephone conference with B. Roberts re: inquiry to J. Moon, Moon Construction, GC for B&B project.	\$295.00	0.10	\$29.50
	JJC	Message to B. Roberts.	\$295.00	0.10	\$29.50
1/10/2020	JJC	Email to S. Maples re: Shot Spot, gun range comparison.	\$295.00	0.10	\$29.50
1/14/2020	JJC	Telephone conference with B. Roberts re: his treatment status, mediation, etc., additional documents received from M. Murray.	\$295.00	0.20	\$59.00
	JJC	Review email from G. Tubb re: available dates for mediation; telephone conference with S. Maples re: mediation; review email from D. Kelly re: mediation; message for B. Roberts re: mediation; reply email to G. Tubb and D. Kelly re: mediation.	\$295.00	0.40	\$118.00

			<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
	JJC	Telephone conference with D. Kelly re: mediation, depositions; telephone conference with Verlinda, G. Tubb's assistant, re: mediation; confirming email to G. Tubb and D. Kelly re: mediation date; email to S. Maples re: mediation and depositions; review reply.	\$295.00	0.30	\$88.50
	JJC	Telephone conference with S. Maples re: FNB response to subpoena.	\$295.00	0.10	\$29.50
1/15/2020	JJC	Review and reply to K. Manning email re: mediation location.	\$295.00	0.10	N/C
	JJC	Email to S. Maples re: settlement negotiations, etc.; review reply.	\$295.00	0.10	\$29.50
1/16/2020	JJC	Draft motion for enlargement of discovery cutoff.	\$295.00	0.30	\$88.50
	JJC	Revise motion; email to S. Maples re: same and issue of court approval; review reply.	\$295.00	0.30	\$88.50
	JJC	Review prior email from J. Raulston re: additional CS documents; email to J. Raulston re: same and deposition of CS.	\$295.00	0.00	\$0.00
1/17/2020	JJC	Email to B. Patterson, B&B CPA, scheduling re: his deposition; review reply.	\$295.00	0.20	\$59.00
	JJC	Email to D. Kelly re: deposition of B. Patterson, Capital Solutions and K. Vest.	\$295.00	0.20	\$59.00
	JJC	Email to S. Maples re: position statement for mediation and other documents for submission to mediator; review reply.	\$295.00	0.10	\$29.50

		<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
	JJC Telephone conference with D. Kelly re: motion for enlargement and depositions; review follow-up email from D. Kelly; revise motion; email to S. Maples re: depositions.	\$295.00	0.30	\$88.50
	JJC Review emails from J. Raulston re: additional CS document production and deposition.	\$295.00	0.10	\$29.50
1/20/2020	JJC Initial review of CS supplemental document production; emails to S. Maples re: same.	\$295.00	0.90	\$265.50
	JJC Complete initial review of CS supplemental document production.	\$295.00	0.40	\$118.00
	JJC Begin preparation of mediation position statement; email to S. Maples re: bankruptcy claims and objections: transmission to mediator.	\$295.00	0.50	\$147.50
1/21/2020	JJC Drafting submission to mediator; identify pleadings and other documents to furnish; message to B. Roberts re: latest B&B financial statements; email to S. Maples re: settlement negotiations, etc.	\$295.00	1.00	\$295.00
	JJC Review and reply to J. Raulston email re: CS deposition., CS document production.	\$295.00	0.10	\$29.50
	JJC Complete first draft of submission to mediator; conference with L.M. English re: issues, strategy; send draft to S. Maples for review; review reply email.	\$295.00	0.70	\$206.50
	JJC Review order granting enlargement for discovery, suspense new deadline.	\$295.00	0.10	\$29.50

			<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
	JJC	Review and reply to B. Roberts email re: additional B&B monthly financial statements.	\$295.00	0.10	N/C
	LME	Conference with J.J. Callahan re: mediation issues and strategy; update research re: squeeze-out in context of an LLC; follow-up with J.J. Callahan re: research results.	\$245.00	0.60	\$147.00
1/22/2020	JJC	Preliminary review of October and November 2019 B&B financial statements and updated YTD financial summary.	\$295.00	0.10	\$29.50
	JJC	Email to S. Maples re: additional B&B financials and meeting with B. Roberts to prepare for mediation; message to B. Roberts re: meeting.	\$295.00	0.10	\$29.50
	JJC	Review and revise deposition notices for Nicole Reed and B. Patterson; emails to J. Raulston re: Notice to depose N. Reed and to D. Kelly re: same and B. Patterson depositions; revise subpoenas.	\$295.00	0.40	\$118.00
	JJC	Emails to D. Kelly transmitting copies of additional production by Capital Solutions.	\$295.00	0.10	\$29.50
	JJC	Review and reply to S. Maples email re: time for meeting with B. Roberts.	\$295.00	0.10	N/C
1/23/2020	JJC	Review emails from J. Raulston re: N. Reed deposition and subpoena acceptance.	\$295.00	0.10	\$29.50
	JJC	Preliminary review of Motion for Summary Judgment; forward to L.M. English and S. Maples for review and comment, and to B. Roberts.	\$295.00	0.40	\$118.00

		<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
	JJC Emails to D. Kelly transmitting Bates labeled additional documents produced by CS.	\$295.00	0.10	\$29.50
	JJC Telephone conference with D. Kelly re: supplemental production by CS, mediation, etc.; email to S. Maples re: same.	\$295.00	0.40	\$118.00
	JJC Email to J. Raulston re: Shot Spot: documentation concerning information referenced in CS representative email.	\$295.00	0.10	\$29.50
	LME Receive and review M. Murray's Motion for Summary Judgment; conference with J.J. Callahan re: same.	\$245.00	0.30	\$73.50
1/24/2020	JJC Review email from J. Raulston re: CS further search for email results.	\$295.00	0.10	N/C
	JJC Forward correspondence from Mediator to B. Roberts.	\$295.00	0.10	N/C
	JJC Preparation for meeting with B. Roberts and S. Maples to prepare for mediation, including our outstanding settlement offers and strategy for further negotiations, and further discovery in preparation for trial if mediation unsuccessful; meeting with B. Roberts and S. Maples.	\$295.00	1.20	\$354.00
1/27/2020	JJC Assign research re: claims survival to L.M. English; receive research results from L.M. English.	\$295.00	0.10	\$29.50

		<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
JJC	Receive message from G. Tubbs' assistant re: mediation cancellation; brief telephone conferences with B. Roberts and S. Maples re: same; follow-up message to S. Maples re: alternate mediator.	\$295.00	0.20	\$59.00
JJC	Exchange email with B. Patterson re: subpoena; sign subpoena.	\$295.00	0.10	N/C
JJC	Review email from J. Raulston and two additional documents produced by CS.	\$295.00	0.10	\$29.50
JJC	Telephone conference with S. Maples re: summary judgment briefing and submission schedule, mediation, etc.; email to D. Kelly re: alternate mediator.	\$295.00	0.30	\$88.50
JJC	Telephone conference with D. Kelly re: alternate mediator; telephone conference with B. Rice's assistant; telephone conference with D. Kelly re: B. Rice, 2/4 mediation; email to S. Maples; brief telephone conference with B. Roberts re: mediator and date for mediation.	\$295.00	0.20	\$59.00
JJC	Review Order setting deadline for response to Defendant's Motion for Summary Judgment and hearing on Motion.	\$295.00	0.10	\$29.50
LME	Research re: survival of pending claims for breach of fiduciary duty and squeeze-out/oppression; report research results to J.J. Callahan.	\$245.00	1.00	\$245.00

			<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
1/28/2020	JJC	Telephone conference with S. Maples re: mediation, depositions; telephone conference with D. Kelly; email to S. Maples re: mediation; email to R. Stone, B. Rice's assistant re: mediation; review email from S. Maples re: mediation.	\$295.00	0.30	\$88.50
	JJC	Review email from R. Stone re: mediation time; message to B. Roberts re: date, time for mediation.	\$295.00	0.10	\$29.50
	JJC	Telephone message for J. Moon; follow-up email to J. Moon.	\$295.00	0.10	\$29.50
	JJC	Email to J. Raulston re: CS follow-up email search; email to D. Kelly re: two additional CS documents produced.	\$295.00	0.20	\$59.00
	JJC	Preparation for CS deposition: reviewing CS document production to identify potential exhibits for use in examination.	\$295.00	1.00	\$295.00
	JJC	Review and reply to J. Raulston email re: CS deposition, etc.	\$295.00	0.10	\$29.50
1/29/2020	JJC	Review email from J. Raulston inquiring re: possible deposition postponement; telephone conference with S. Maples re: same, status of Bank production of documents pursuant to protective order, etc.; follow-up email to S. Maples re: FNB production; reply email to J. Raulston; telephone message for and email to D. Kelly re: possible alternative dates for CS deposition.	\$295.00	0.30	\$88.50
	JJC	Preparing for CS deposition: reviewing CS document production to identify potential exhibits, and formulating examination re: same.	\$295.00	1.40	\$413.00

		<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
	JJC Review and reply to J. Raulston email re: CS deposition; review D. Kelly email re: same; reply; review J. Raulston email re: alternative dates for CS deposition; telephone conference with D. Kelly re: same, mediation, other depositions; telephone conference with J. Raulston confirming new date for deposition; email to S. Maples re: same; suspense new deadline; sign amended deposition notice.	\$295.00	0.30	\$88.50
	JJC Review B. Rice email re: mediation; reply email identifying those attending mediation for B. Roberts; revise mediation statement.	\$295.00	0.20	\$59.00
	JJC Preparing for CS deposition; reviewing additional documents produced by CS; conference with L.M. English re: select documents; strategy as to same; email to and telephone message for S. Maples re: same; direct copy for exhibits.	\$295.00	0.00	\$0.00
	JJC Email to S. Maples re: meeting with B. Roberts.	\$295.00	0.10	N/C
	LME Conference with J.J. Callahan re: strategy for upcoming deposition and mediation.	\$245.00	0.20	\$49.00
1/30/2020	JJC Telephone conference with S. Maples re: email re: RBO produced by CS; email to B. Roberts re: email exchange with CS representative; follow-up email to S. Maples; telephone conference with B. Roberts re: same.	\$295.00	0.20	\$59.00

			<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
	JJC	Telephone conference with B. Roberts re: RBO and TVER: sales of interests in each entity; telephone conference with S. Maples re: same; telephone conference with O. Roberts re: B. Roberts sale of RBO interest in 2014.	\$295.00	0.80	\$236.00
	JJC	Meeting with S. Maples and B. Roberts re: RBO and TVER and in preparation for mediation with new mediator.	\$295.00	0.60	\$177.00
1/31/2020	JJC	Emails transmitting Amended Notice of Deposition for CS deposition.	\$295.00	0.10	N/C
	JJC	Reviewing documents produced by B. Patterson for identification of potential deposition exhibits for use in examination.	\$295.00	1.10	\$324.50
<b>TOTAL FEES:</b>					<hr/> <b>\$6,267.00</b>
<b>EXPENSES:</b>					
11/1/2019		B. Patterson, CPA: Inv. No. 2170 - Meeting for document production (pd. to Patterson on 1/7/2020)			\$180.00
12/1/2019		B. Patterson, CPA: Inv. No. 2201 - QuickBooks Backup B&B Production (pd. to Patterson on 1/7/2020)			\$145.00
1/23/2020		N. Reed: Deposition Subpoena Witness Fee and Mileage			\$54.60
1/24/2020		B. Patterson: Deposition Subpoena Witness Fee and Mileage			\$43.45

**PREVIOUS BALANCE:**

12/31/2019	54,257.1-2, 54,257.1-3 (as amended), 54,257.1-4 (as amended), 54,257.1-5, 54- 257.1-6, 54,257.1-7, 54,257.1-8, 54,257.1-9, 54,257.10, 54,257.11, 54,257.1-12, 54,257.1-13, 54,257.1-14 and 54,257.1-15	\$75,058.95
1/10/2020	Payment Received - Thank You!	(\$325.00)
1/30/2020	Payment Received - Thank You!	(\$35,000.00)

**TOTAL AMOUNT:** **\$46,424.00**

*\*\*\* Please make checks payable to CALLAHAN PC \*\*\**

---

**TIMEKEEPER SUMMARY**

JJC	John J. Callahan, Jr.	Shareholder	19.5 hours	\$295.00/hr	\$5,752.50
			1.0 hours	No Charge	N/C
LME	Lisa M. English	Of Counsel	2.1 hours	\$245.00/hr	\$514.50

IN THE UNITED STATES BANKRUPTCY COURT  
NORTHERN DISTRICT OF ALABAMA, NORTHERN DIVISION

IN RE: )  
 )  
ROBERTS, WILLIAM BARRIER ) CASE NO. 18-83442-CRJ11  
SSN: XXX-XX-9314 ) CHAPTER 11  
 )  
Debtor. )

**THIRTEENTH FEE NOTICE OF  
CALLAHAN PC, SPECIAL COUNSEL FOR THE DEBTOR**

1. Name of Applicant: Callahan PC
2. Date Application for Employment was filed: 2/04/2019
3. Date of Order Authorizing Employment: 02/21/2019
4. Professional Services Provided to: Debtor
5. Period for which Compensation is Sought: 2/01/2020 – 2/29/2020 (*see* monthly billing statement attached hereto as Exhibit “A”)
6. Amount of Fees Sought: \$22,032.00; Reimbursable Expenses: \$2,349.88
7. The aggregate amount of fees and expenses allowed to date per the Court’s Order dated February 15, 2019 [Dkt. No. 51], and per Court’s Orders dated July 8, 2019 [Dkt. No. 129], October 3, 2019 [Dkt. No. 201] and December 20, 2019 [Dkt. No. 280]: \$75,185.20.

Dated: March 16, 2020.

The undersigned Affiant, have been duly sworn, certifies that I, John J. Callahan, Jr., am the person signing and certifying matters contained within this Fee Notice. All matters set forth herein are true and correct to the best of my knowledge, information and belief.

And further the Affiant says not.

/s/John J. Callahan, Jr.  
John J. Callahan, Jr.  
jcallahan@callahanpc.com

SWORN TO AND SUBSCRIBED before me by John J. Callahan, Jr. on March 16, 2020.

/s/Catherine E. Roote  
Notary Public, Alabama State at Large  
My Commission Expires: 4/18/2023

OF COUNSEL:

CALLAHAN PC  
301 Washington St. NW, Ste. 301  
Huntsville, AL 35801  
(256) 382-5180 – Telephone  
(256) 704-0165 – Facsimile

**CERTIFICATE OF SERVICE**

I hereby certify that I have on this date served a true and correct copy of the Thirteenth Fee Notice with attached Exhibit "A" upon the following either by U.S. Mail, properly addressed, or electronic mail on this 16<sup>th</sup> day of March 2020.

Richard Blythe  
Bankruptcy Administrator  
P.O. Box 3045  
Decatur, AL 35602  
richard\_blythe@alnba.uscourts.gov

All parties requesting notice

20 Largest Creditors via US Mail

/s/John J. Callahan, Jr.  
John J. Callahan, Jr.

**CALLAHAN PC**  
**A Professional Corporation**  
**Attorneys at Law**  
Post Office Box 2564  
Huntsville, Alabama 35804  
Telephone: (256) 382-5180

Date: 3/16/2020  
Invoice #: 54,257.1-17

Mr. Bill Roberts  
3316 Ohara Rd. SW  
Huntsville, AL 35801

RE: Dispute with Melanie and Rhett Murray Concerning Bullet & Barrel, LLC  
Our File No.: 54,257.1

			<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
2/1/2020	JJC	Telephone conference with B. Roberts re: mediation, outstanding settlement offers, negotiation strategy and issues; email to S. Maples re: same; revise and send confidential mediation statement via email to Ben Rice, mediator.	\$295.00	1.30	\$383.50
	JJC	Forwarding email to B. Roberts and S. Maples; review and reply to follow-up email from B. Roberts.	\$295.00	0.10	N/C
	JJC	Reviewing documents produced by Bryan Patterson for identification of ones to use as exhibits in deposition and in preparation of examination as to same.	\$295.00	2.40	\$708.00
2/3/2020	JJC	Outlining deposition examination of B. Patterson, ordering exhibits for examination, including re: exhibits previously used in M. Murray deposition.	\$295.00	1.00	\$295.00
	JJC	Depose Bryan Patterson, CPA for B&B.	\$295.00	2.30	\$678.50

**Exhibit "A"**

		<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
	JJC Confer with D. Kelly re: possible additional depositions and settlement issues.	\$295.00	0.30	\$88.50
	JJC Telephone conference with S. Maples re: B. Patterson deposition and upcoming status conference; follow-up email to S. Maples.	\$295.00	0.30	\$88.50
	JJC Review email from D. Kelly re: mediation; forward email to B. Roberts and S. Maples with comments.	\$295.00	0.20	\$59.00
	JJC Follow-up telephone conference with B. Roberts; email to S. Maples.	\$295.00	0.20	N/C
	JJC Assign research to L.M. English as to remaining counterclaims and preparation of first draft of Motion for Summary Judgment.	\$295.00	0.20	\$59.00
	LME Research issue of converting debt to equity for use in Motion for Summary Judgment argument.	\$245.00	1.40	\$343.00
2/4/2020	JJC Final preparation for mediation: outline points to address with mediator and client, documents to take.	\$295.00	0.30	\$88.50
	JJC Email to A. Bibb re: B&B CPA calculation of ownership based on capital and debt; telephone conference with A. Bibb re: same.	\$295.00	0.20	\$59.00
	JJC Telephone conference with B. Roberts re: ill and unable to attend mediation; telephone conference with S. Maples re: same and negotiation strategy for mediation.	\$295.00	0.10	\$29.50

		<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
	JJC Represent client at mediation; confer with mediator and S. Maples and conference with B. Roberts re: authority to convey counteroffer; closing conference with mediator.	\$295.00	4.00	\$1,180.00
	JJC Report results of mediation to B. Roberts.	\$295.00	0.20	\$59.00
2/5/2020	JJC Email to S. Maples re: Plaintiff Motion for Summary Judgment.	\$295.00	0.20	\$59.00
	JJC Email to O. Roberts re: TVER transaction document; review stock sale agreement.	\$295.00	0.10	\$29.50
	JJC Email to A. Bibb, CPA, re: affidavit; review reply.	\$295.00	0.10	\$29.50
	JJC Final preparation for deposition examination of Nicole Reed: identifying questions re: documents produced by Capital Solutions ("CS"), etc.	\$295.00	1.00	\$295.00
	JJC Telephone conference with S. Maples re: possible use of A. Bibb as expert witness, alternative for testimony concerning capital v. loan issue.	\$295.00	0.40	\$118.00
	LME Receive assignment from J.J. Callahan re: meeting with A. Bibb to obtain affidavit re: loans vs. capital contributions.	\$245.00	0.20	\$49.00
	LME Begin drafting Motion for Summary Judgment as to Counts 1 and 3 of Counterclaim.	\$245.00	2.20	\$539.00
2/6/2020	JJC Travel to and from Birmingham for deposition of N. Reed.	\$295.00	3.20	N/C

		<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
	JJC Depose N. Reed of Capital Solutions, defend examination by D. Kelly.	\$295.00	2.60	\$767.00
	JJC Telephone conferences with S. Maples and L. English re: N. Reed deposition results, and with L.M. English re: meeting with A. Bibb.	\$295.00	0.40	\$118.00
	LME Review financial statements and FRCP R. 26 re: expert disclosure requirements; email correspondence with J.J. Callahan.	\$245.00	0.30	\$73.50
	LME Meet with A. Bibb; report re: meeting with A. Bibb to J.J. Callahan.	\$245.00	0.90	\$220.50
2/7/2020	JJC Preliminary review of Patterson deposition transcript in preparation for motion for summary judgment as to claim for declaratory judgment; email to B. Roberts and S. Maples re: same; message to L.M. English re: same.	\$295.00	0.60	\$177.00
	JJC Direct redaction of deposition exhibits for N. Reed deposition and review same; email to court reporter re: same.	\$295.00	0.20	\$59.00
	JJC Email to J. Moon re: his construction contract file.	\$295.00	0.10	\$29.50
	JJC Conference with L.M. English re: preparation of motion for summary judgment.	\$295.00	0.20	\$59.00
	LME Conference with J.J. Callahan re: Motion for Summary Judgment and email correspondence re: deposition transcripts and exhibits thereto.	\$245.00	0.30	\$73.50
2/8/2020	JJC Review email from L.M. English re: draft motion for summary judgment; reply.	\$295.00	0.10	N/C

			<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
	LME	Review B. Patterson and M. Murray deposition testimony for use in Motion for Summary Judgment; work on drafting motion.	\$245.00	2.10	\$514.50
2/9/2020	JJC	Review and begin revising draft of motion for summary judgment, including inserts.	\$295.00	1.30	\$383.50
	JJC	Revising motion for summary judgment; conference with L.M. English re: argument points and strategy; reread Dixie Pellets opinion for reference in motion re: debt to equity conversion issue in squeeze-out.	\$295.00	3.10	\$914.50
	LME	Conference with J.J. Callahan re: Motion for Summary Judgment argument; revisions to same; additional research re: declaratory judgment claim.	\$245.00	2.50	\$612.50
2/10/2020	JJC	Revising motion for summary judgment; review L.M. English memo with citations of authority re: Declaratory Judgment Act applicable to Count II of the Counterclaim; email to S. Maples re: draft motion, etc.	\$295.00	3.70	\$1,091.50
	JJC	Revising motion; confer with L.M. English re: alternative grounds for dismissal of the declaratory judgment claim.	\$295.00	2.20	\$649.00
	LME	Revising Motion for Summary Judgment; substitute standard of review, add citations to depositions and case law; discuss strategy with J.J. Callahan re: declaratory judgment claim.	\$245.00	4.80	\$1,176.00

			<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
2/11/2020	JJC	Telephone conference with S. Maples re: impending AP and bankruptcy claims deadlines for pretrial submissions and meeting of counsel, etc.; telephone message for D. Kelly; email to D. Kelly re: impending deadlines, joint request to move deadline for meeting of counsel; email to S. Maples re: strategy for further settlement initiative.	\$295.00	0.50	\$147.50
	JJC	Telephone conference with D. Kelly re: bank documents in response to his subpoena, etc.; email to S. Maples re: same.	\$295.00	0.20	\$59.00
2/12/2020	JJC	Email to S. Maples re: impending pretrial deadlines, response to Defendant's Motion for Summary Judgment, etc.	\$295.00	0.20	\$59.00
	JJC	Draft email to D. Kelly re: impending deadlines, etc., proposed dates for meeting of counsel; telephone conference with S. Maples re: same, etc.	\$295.00	0.40	\$118.00
	JJC	Telephone conference with K. Bowen re: affidavit, subject of same; email to S. Maples re: same and meeting with B. Roberts to address various matters.	\$295.00	0.20	\$59.00
	JJC	Email to J. Moon re: his contract file; review reply.	\$295.00	0.10	\$29.50
	JJC	Email to B. Roberts re: our motion for summary judgment, hearing on motions; telephone conference with B. Roberts re: same, etc.	\$295.00	0.20	\$59.00
	JJC	Review Order rescheduling pretrial conference; telephone message for and email to S. Maples re: same.	\$295.00	0.20	\$59.00

			<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
	LME	Conference with J.J. Callahan re: witness and exhibit list.	\$245.00	0.10	\$24.50
2/13/2020	JJC	Email to C.E. Roote re: additions to exhibit list.	\$295.00	0.10	\$29.50
	JJC	Extended telephone conference with D. Kelly re: pretrial conference, scheduling of pretrial matters, motion, and settlement discussion; email to S. Maples re: same.	\$295.00	0.70	\$206.50
	JJC	Revising witness and exhibit list with reference to initial disclosures and deposition exhibits, document production.	\$295.00	1.20	\$354.00
2/14/2020	JJC	Identify and direct C.E. Roote re: Bates-labelling of additional financial statement for production and addition to exhibit list.	\$295.00	0.10	\$29.50
	JJC	Assign L.M. English preparation of draft response to Defendant's Motion for Summary Judgment.	\$295.00	0.20	\$59.00
	JJC	Email to B. Patterson re: emails exchanged with M. Murray and others re: Exhibit 4 to his deposition; review reply.	\$295.00	0.10	\$29.50
	JJC	Revising witness and exhibit list; direct C.E. Roote to file and serve.	\$295.00	0.60	\$177.00
	JJC	Prepare for and meet with S. Maples and B. Roberts re: status of proceedings, evaluation for possible further settlement negotiation, response to Defendant's Motion for Summary Judgment, etc.; email to D. Kelly re: settlement.	\$295.00	0.90	\$265.50

			<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
	LME	Email correspondence with J.J. Callahan re: preparation of draft response to Defendant's Motion for Summary Judgment.	\$245.00	0.20	\$49.00
2/15/2020	JJC	Review email from B. Patterson and attached 8/27-28/2019 email exchange between B. Patterson and M. Murray; email to S. Maples re: significance of same.	\$295.00	0.20	\$59.00
2/17/2020	JJC	Emails to S. Maples and L.M. English re: newly produced B. Patterson email exchange with M. Murray; review replies; follow-up email to B. Patterson re: prospectus and reply; email to D. Kelly re: email produced by B. Patterson.	\$295.00	0.20	\$59.00
	JJC	Follow-up email to J. Moon; review reply and respond re: review of his contract file.	\$295.00	0.10	\$29.50
	LME	Email correspondence with J.J. Callahan re: B. Patterson's instructions from M. Murray and matters related thereto.	\$245.00	0.10	\$24.50
2/18/2020	JJC	Draft affidavit for K. Bowen; fax to C.E. Roote for same; email to K. Bowen re: affidavit.	\$295.00	1.30	\$383.50
	JJC	Review and make revisions to K. Bowen affidavit; direct C.E. Roote to transmit to K. Bowen.	\$295.00	0.20	\$59.00
	JJC	Review email from K. Bowen re: affidavit; reply.	\$295.00	0.10	\$29.50
	JJC	Telephone conference with D. Kelly re: pretrial submission, etc.; email to S. Maples re: motion as to same.	\$295.00	0.20	\$59.00

			<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
	LME	Prepare preliminary draft response in opposition to Defendant's Motion for Summary Judgment; forward to J.J. Callahan.	\$245.00	2.10	\$514.50
2/19/2020	JJC	Email to K. Bowen transmitting revised affidavit; review reply message.	\$295.00	0.10	\$29.50
	JJC	Preliminary review of L.M. English draft of response to Defendant's Motion for Summary Judgment; email to L.M. English re: same.	\$295.00	0.40	\$118.00
	JJC	Drafting additions to fact statement (undisputed) and argument insertions to response in opposition to Defendant's Motion for Summary Judgment and otherwise revising response; conference with C.E. Roote re: insertions of deposition exhibits and documents (images) produced in discovery to response.	\$295.00	1.60	\$472.00
	JJC	Telephone conference with B. Roberts.	\$295.00	0.10	\$29.50
	JJC	Email to D. Kelly re: Bates-labelled email produced by B. Patterson, his additional production of Patterson documents.	\$295.00	0.10	\$29.50
	JJC	Meet with K. Bowen for execution of affidavit.	\$295.00	0.10	\$29.50
	JJC	Draft, revise and meet with B. Roberts for execution of affidavit.	\$295.00	0.30	\$88.50
	JJC	Revising response in opposition to Defendant's Motion for Summary Judgment; additions re: Roberts and Bowen affidavit testimony; conference with L.M. English re: revisions.	\$295.00	2.40	\$708.00

		<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
	JJC Preliminary review of additional Patterson documents produced by D. Kelly.	\$295.00	0.20	\$59.00
	LME Work on revisions to response in opposition to Motion for Summary Judgment; conference with J.J. Callahan re: same.	\$245.00	3.30	\$808.50
2/20/2020	JJC Review draft Joint Motion to Modify Scheduling order sent by C. Pereyda; email to S. Maples re: proposed revisions.	\$295.00	0.30	\$88.50
	JJC Review S. Maples email with proposed change to Joint Motion; revise motion; email to C. Pereyda re: revised motion.	\$295.00	0.30	\$88.50
	JJC Review revisions proposed by D. Kelly; reply email to C. Pereyda.	\$295.00	0.10	\$29.50
	JJC Drafting portion of response addressing asserted undisputed facts in Defendant's Motion for Summary Judgment with reference to deposition testimony of B. Roberts, M. Murray and exhibits thereto.	\$295.00	1.70	\$501.50
	JJC Additional revisions to fact statement in response; conference with L.M. English re: same; revisions to argument.	\$295.00	1.80	\$531.00
	JJC Review and final revision of response.	\$295.00	0.50	\$147.50
	LME Work on final revisions to response in opposition to Motion for Summary Judgment; conference with J.J. Callahan re: same; final check of citations and insert same as needed.	\$245.00	2.30	\$563.50

			<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
2/21/2020	JJC	Review Defendant's response to our Motion for Summary Judgment; telephone conference with S. Maples re: bankruptcy issues raised in reply.	\$295.00	0.70	\$206.50
	JJC	Review Order revising schedule for meeting of counsel and submission of proposed Pretrial Order.	\$295.00	0.10	\$29.50
	JJC	Further review of Defendant's response to our Motion for Summary Judgment; email to S. Maples re: approach to reply for argument at hearing.	\$295.00	0.50	\$147.50
	JJC	Prepare objections to Defendant's witnesses (by deposition) with reference to FRCP 32(a), and exhibits.	\$295.00	0.50	\$147.50
2/22/2020	JJC	Preliminary review of Defendant's reply to our response to Defendant's Motion for Summary Judgment.	\$295.00	0.40	\$118.00
	LME	Review M. Murray's response to Motion for Summary Judgment on Counterclaim; email correspondence with J.J. Callahan re: same.	\$245.00	0.30	\$73.50
2/23/2020	JJC	Email to K. Bowen re: Murray affidavit.	\$295.00	0.10	\$29.50
	JJC	Additional review of Defendant's reply; email to S. Maples re: reference therein to inadmissible settlement discussions.	\$295.00	0.30	\$88.50
	JJC	Review and reply to L.M. English email with comments on Defendant's reply.	\$295.00	0.10	\$29.50
2/24/2020	JJC	Review and reply to S. Maples email re: possible motion to strike Defendant's reference to inadmissible settlement discussion.	\$295.00	0.10	\$29.50

		<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
	JJC Telephone conference with B. Roberts re: hearing.	\$295.00	0.10	\$29.50
	JJC Attend hearing on summary judgment motions and pretrial conference; post-hearing conference with M. Murray counsel.	\$295.00	0.70	\$206.50
	JJC Conference call with B. Roberts and S. Maples re: results of hearing, matters remaining for trial, possible further settlement negotiations, strategy, etc.	\$295.00	0.40	\$118.00
	JJC Email to S. Maples re: Moon documents, etc.; email to J. Moon re: file review.	\$295.00	0.10	\$29.50
2/25/2020	JJC Meet briefly with J. Moon; review Moon Construction contract file and request copies of documents; telephone conferences with S. Maples re: matters related to Murray bankruptcy claim, Moon documents.	\$295.00	1.90	\$560.50
	JJC Meeting with B. Roberts and S. Maples re: summary judgments granted, procedure and strategy for moving forward, renewed settlement initiative, etc.; follow-up conference with S. Maples.	\$295.00	0.70	\$206.50
2/26/2020	JJC Email to S. Maples re: copies of Moon Construction documents delivered.	\$295.00	0.10	\$29.50
2/27/2020	JJC Email to A. Drake, Moon Construction, re: original contract for B&B construction; review reply and copy of contract; forward to S. Maples.	\$295.00	0.10	\$29.50

		<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
	JJC Telephone conferences with B. Roberts' daughter, S. Maples and B. Roberts re: new cancer diagnosis and upcoming in-patient chemo treatment at Vanderbilt Medical Center, motion to continue trial; review letter from Vanderbilt physician re: treatment.	\$295.00	0.30	\$88.50
	JJC Review motion to continue trial.	\$295.00	0.10	N/C
2/28/2020	JJC Review Order setting hearing on Motion to Continue Trial; email to S. Maples.	\$295.00	0.10	\$29.50
	JJC Revising witness and exhibit list; email to S. Maples re: same.	\$295.00	0.40	\$118.00
	JJC Telephone conference with S. Maples re: witness and exhibit list, Pretrial Order, etc.	\$295.00	0.20	\$59.00
	JJC Email to S. Maples re: M. Murray decision whether to voluntarily dismiss counterclaims; telephone conference with S. Maples re: same, ramifications for proceeding, agreement with D. Kelly to defer pretrial submissions.	\$295.00	0.20	\$59.00
	JJC Telephone conference with B. Roberts re: treatment plan vis-à-vis availability for trial; email to S. Maples re: same.	\$295.00	0.20	\$59.00

<b>TOTAL FEES:</b>	<b>\$22,032.00</b>
--------------------	--------------------

**EXPENSES:**

2/5/2020	16 color copies	\$12.38
2/5/2020	Invoice for services of Mediator, B. Rice	\$950.00
2/7/2020	Invoice for Transcript of Deposition of Bryan Patterson	\$692.10
2/13/2020	Invoice for Transcript of Deposition of Nicole Reed of Capital Solutions	\$695.40

PREVIOUS BALANCE:

1/31/2020	54,257.11 (partial), 54,257.1-12, 54,257.1-13, 54,257.1-14 , 54,257.1-15 and 54,267.1-16	\$46,424.00
2/13/2020	Payment Received - Thank You!	(\$2,363.00)

**TOTAL AMOUNT:** **\$68,442.88**

\*\*\* Please make checks payable to CALLAHAN PC \*\*\*

---

**TIMEKEEPER SUMMARY**

JJC	John J. Callahan, Jr.	Shareholder	55.5 hours	\$295.00/hour	\$16,372.50
			3.7 hours	No Charge	N/C
LME	Lisa M. English	Of Counsel	23.1 hours	\$245.00/hour	\$5,659.50

IN THE UNITED STATES BANKRUPTCY COURT  
NORTHERN DISTRICT OF ALABAMA, NORTHERN DIVISION

IN RE: )  
 )  
ROBERTS, WILLIAM BARRIER ) CASE NO. 18-83442-CRJ11  
SSN: XXX-XX-9314 ) CHAPTER 11  
 )  
Debtor. )

**FOURTEENTH FEE NOTICE OF  
CALLAHAN PC, SPECIAL COUNSEL FOR THE DEBTOR**

1. Name of Applicant: Callahan PC
2. Date Application for Employment was filed: 2/04/2019
3. Date of Order Authorizing Employment: 02/21/2019
4. Professional Services Provided to: Debtor
5. Period for which Compensation is Sought: 3/01/2020 – 3/31/2020 (*see* monthly billing statement attached hereto as Exhibit “A”)
6. Amount of Fees Sought: \$506.00; Reimbursable Expenses: \$420.00
7. The aggregate amount of fees and expenses allowed to date per the Court’s Order dated February 15, 2019 [Dkt. No. 51], and per Court’s Orders dated July 8, 2019 [Dkt. No. 129], October 3, 2019 [Dkt. No. 201] and December 20, 2019 [Dkt. No. 280]: \$101,685.08.

Dated: April 14, 2020.

The undersigned Affiant, have been duly sworn, certifies that I, John J. Callahan, Jr., am the person signing and certifying matters contained within this Fee Notice. All matters set forth herein are true and correct to the best of my knowledge, information and belief.

And further the Affiant says not.

/s/John J. Callahan, Jr.  
John J. Callahan, Jr.  
jcallahan@callahanpc.com

SWORN TO AND SUBSCRIBED before me by John J. Callahan, Jr. on April 14, 2020.

/s/Catherine E. Roote  
Notary Public, Alabama State at Large  
My Commission Expires: 4/18/2023

OF COUNSEL:

CALLAHAN PC  
301 Washington St. NW, Ste. 301  
Huntsville, AL 35801  
(256) 382-5180 – Telephone  
(256) 704-0165 – Facsimile

**CERTIFICATE OF SERVICE**

I hereby certify that I have on this date served a true and correct copy of the Fourteenth Fee Notice with attached Exhibit "A" upon the following either by U.S. Mail, properly addressed, or electronic mail on this 14<sup>th</sup> day of April 2020.

Richard Blythe  
Bankruptcy Administrator  
P.O. Box 3045  
Decatur, AL 35602  
richard\_blythe@alnbba.uscourts.gov

All parties requesting notice

20 Largest Creditors via US Mail

/s/John J. Callahan, Jr.  
John J. Callahan, Jr.

**CALLAHAN PC**  
**A Professional Corporation**  
**Attorneys at Law**  
Post Office Box 2564  
Huntsville, Alabama 35804  
Telephone: (256) 382-5180

Date: 4/14/2020  
Invoice #: 54,257.1-18

Mr. Bill Roberts  
3316 Ohara Rd. SW  
Huntsville, AL 35801

RE: Dispute with Melanie and Rhett Murray Concerning Bullet & Barrel, LLC  
Our File No.: 54,257.1

			<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
3/3/2020	JJC	Assign research to L.M. English: appeal deadline.	\$295.00	0.10	\$29.50
	JJC	Draft email to S. Maples re: potential appeal issues; conference with L.M. English re: same; revise and send email.	\$295.00	0.70	\$206.50
	LME	Research re: deadline to appeal Summary Judgment Order; conference with J.J. Callahan re: strategy with respect to same.	\$245.00	0.50	\$122.50
3/4/2020	JJC	Telephone conference with B. Roberts re: no appeal; review reply email from S. Maples re: same.	\$295.00	0.20	\$59.00
3/15/2020	JJC	Review B&B financial statements for December 2019 and January and February 2020; email to B. Roberts and S. Maples re: same.	\$295.00	0.20	\$59.00
3/24/2020	JJC	Message to B. Roberts.	\$295.00	0.10	N/C
3/27/2020	JJC	Email to S. Maples re: B. Roberts treatment status, etc..	\$295.00	0.10	\$29.50

**EXHIBIT "A"**

**TOTAL FEES:** **\$506.00**

**EXPENSES:**

3/1/2020 Bryan Patterson Inv. No. 2386 \$420.00

**PREVIOUS BALANCE:**

3/31/2020 54,257.1-11 (partial), 54,257.1-12, \$68,442.88  
54,257.1-13, 54,257.1-14 , 54,257.1-15,  
54,257.1-16, and 54,257.1-17

**TOTAL AMOUNT:** **\$69,368.88**

*\*\*\* Please make checks payable to CALLAHAN PC \*\*\**

---

**TIMEKEEPER SUMMARY**

JJC	John J. Callahan, Jr.	Shareholder	1.3 hours	\$295.00/hour	\$383.50
			0.1 hours	No Charge	N/C
LME	Lisa M. English	Of Counsel	0.5 hours	\$245.00/hour	\$122.50

IN THE UNITED STATES BANKRUPTCY COURT  
NORTHERN DISTRICT OF ALABAMA, NORTHERN DIVISION

IN RE: )  
)  
ROBERTS, WILLIAM BARRIER ) CASE NO. 18-83442-CRJ11  
SSN: XXX-XX-9314 ) CHAPTER 11  
)  
Debtor. )

**FIFTEENTH FEE NOTICE OF  
CALLAHAN PC, SPECIAL COUNSEL FOR THE DEBTOR**

1. Name of Applicant: Callahan PC
2. Date Application for Employment was filed: 2/04/2019
3. Date of Order Authorizing Employment: 02/21/2019
4. Professional Services Provided to: Debtor
5. Period for which Compensation is Sought: 4/01/2020 – 4/30/2020 (*see* monthly billing statement attached hereto as Exhibit “A”)
6. Amount of Fees Sought: \$4,838.00; Reimbursable Expenses: \$0.00
7. The amount of fees and expenses approved to date per the Court’s Orders dated July 8, 2019 [Dkt. No. 129], October 3, 2019 [Dkt. No. 201] and December 20, 2019 [Dkt. No. 280]: \$71,524.95
8. The amount of fees and expenses allowed to date per the Court’s Order dated February 15, 2019 [Dkt. No. 51] but not yet approved: \$30,982.93

Dated: May 15, 2020.

The undersigned Affiant, have been duly sworn, certifies that I, John J. Callahan, Jr., am the person signing and certifying matters contained within this Fee Notice. All matters set forth herein are true and correct to the best of my knowledge, information and belief.

And further the Affiant says not.

/s/John J. Callahan, Jr.  
John J. Callahan, Jr.  
jcallahan@callahanpc.com

SWORN TO AND SUBSCRIBED before me by John J. Callahan, Jr. on May 15, 2020.

/s/Catherine E. Roote  
Notary Public, Alabama State at Large  
My Commission Expires: 4/18/2023

OF COUNSEL:

CALLAHAN PC  
301 Washington St. NW, Ste. 301  
Huntsville, AL 35801  
(256) 382-5180 – Telephone  
(256) 704-0165 – Facsimile

### **CERTIFICATE OF SERVICE**

I hereby certify that I have on this date served a true and correct copy of the Fifteenth Fee Notice with attached Exhibit "A" upon the following either by U.S. Mail, properly addressed, or electronic mail on this 15<sup>th</sup> day of May 2020.

Richard Blythe  
Bankruptcy Administrator  
P.O. Box 3045  
Decatur, AL 35602  
richard\_blythe@alnb.uscourts.gov

All parties requesting notice

20 Largest Creditors via US Mail

/s/John J. Callahan, Jr.  
John J. Callahan, Jr.

**CALLAHAN PC**  
**A Professional Corporation**  
**Attorneys at Law**  
Post Office Box 2564  
Huntsville, Alabama 35804  
Telephone: (256) 382-5180

Date: 5/15/2020  
Invoice #: 54,257.1-19

Mr. Bill Roberts  
3316 Ohara Rd. SW  
Huntsville, AL 35801

RE: Dispute with Melanie and Rhett Murray Concerning Bullet & Barrel, LLC  
Our File No.: 54,257.1

			<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
4/3/2020	JJC	Review Murray motion to lift automatic stay to dilute Roberts' interest and motion for expedited hearing.	\$295.00	1.00	\$295.00
4/4/2020	JJC	Preparing email to S. Maples re: preliminary comments re: opposition to motion to lift stay; forward previous emails re: case authorities outlining possible alternative relief available and strategy.	\$295.00	0.40	\$118.00
4/6/2020	JJC	Finalize email to S. Maples.	\$295.00	0.10	\$29.50
	JJC	Review portions of counterclaim, our motion for summary judgment and Murray response pertinent to Section 10.10(b) of B&B Agreement at issue in Motion for Relief from Stay; email to S. Maples re: same, res judicata.	\$295.00	0.50	\$147.50
	JJC	Listen to audio recording of 2/24 summary judgment hearing for pertinent portion to quote in opposition; email to S. Maples re: same.	\$295.00	0.60	\$177.00

**EXHIBIT "A"**

			<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
	JJC	Review Murray affidavit exhibits, calculation in motion for relief from stay.	\$295.00	0.10	\$29.50
4/13/2020	JJC	Email to S. Maples re: additional argument re: damage to Roberts from relief requested by Murray.	\$295.00	0.30	\$88.50
4/15/2020	JJC	Review email from S. Maples re: Patterson calculation; email to S. Maples re: same, Patterson exchanges of email with M. Murray re: same, etc.	\$295.00	0.40	\$118.00
	JJC	Review draft response to Murray motion to lift stay; email to S. Maples re: issue preclusion and law of case arising from unappealed, final summary judgment as to Counterclaim Count III.	\$295.00	0.40	\$118.00
	JJC	Revising response to motion to lift stay.	\$295.00	1.00	\$295.00
4/16/2020	JJC	Continue revising response to motion to lift stay.	\$295.00	0.70	\$206.50
	JJC	Complete proposed revisions to response to motion for relief from stay; email to S. Maples re: same, additional record excerpt needed.	\$295.00	1.50	\$442.50
	JJC	Telephone conference with S. Maples re: response issues; assign C.E. Roote to transcribe pertinent portion of Summary Judgment hearing - Judge's announcement of ruling.	\$295.00	0.20	\$59.00
	JJC	Review transcription of portion of Summary Judgment hearing: Court's announcement of ruling; email to S. Maples re: same.	\$295.00	0.20	\$59.00
	JJC	Read finalized and filed response to motion to lift stay.	\$295.00	0.10	\$29.50

			<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
4/19/2020	JJC	Review Murray/B&B Reply to Response to motion to lift stay and Patterson affidavit; email to S. Maples with comments in preparation for argument.	\$295.00	1.00	\$295.00
4/20/2020	JJC	Telephone conference with S. Maples in preparation for hearing/status conference; review notes in preparation for same.	\$295.00	0.20	\$59.00
	JJC	Attend telephonic hearing on Murray motion to lift stay and status conference; post-hearing telephone conference with S. Maples as to settlement strategy, etc.	\$295.00	1.20	\$354.00
	JJC	Exchange messages re: scheduling conference call with opposing counsel.	\$295.00	0.10	N/C
4/21/2020	JJC	Review mediation subfile; email to S. Maples re: comments concerning renewed settlement negotiations, possible mediation.	\$295.00	0.60	\$177.00
	JJC	Review Order rescheduling trial and pretrial conferences and submissions; suspense deadlines.	\$295.00	0.20	\$59.00
	JJC	Telephone conference with S. Maples re: PPP available to B&B based on payroll; review forwarded B&B financial statements to S. Maples.	\$295.00	0.20	\$59.00
	JJC	Conference call with D. Kelly and C. Pereyda re: settlement; telephone conference with S. Maples re: same, further details.	\$295.00	1.00	\$295.00
4/22/2020	JJC	Email to S. Maples with further comments re: settlement issues and strategy.	\$295.00	0.20	\$59.00

		<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
	JJC Exchange messages with S. Maples re: scheduling call.	\$295.00	0.10	N/C
	JJC Telephone conference with S. Maples re: settlement issues and strategy.	\$295.00	0.30	\$88.50
4/23/2020	JJC Telephone conference with S. Maples re: outlining settlement offer; email to S. Maples re: issues arising from transfer of membership interest subject to contingency.	\$295.00	0.30	\$88.50
	JJC Draft interoffice memo to S. Maples outlining settlement; revise same.	\$295.00	1.00	\$295.00
4/24/2020	JJC Telephone conference with S. Maples re: settlement issues.	\$295.00	0.40	\$118.00
	JJC Exchange email with opposing counsel re: settlement conference.	\$295.00	0.10	N/C
	JJC Telephone conference with S. Maples re: strategy for settlement conference call.	\$295.00	0.10	\$29.50
	JJC Conference call with D. Kelly, C. Pereyda and S. Maples re: settlement; follow-up telephone conference with S. Maples.	\$295.00	0.30	\$88.50
	JJC Review S. Maples exchange of email with opposing counsel re: counter-proposal.	\$295.00	0.10	N/C
4/25/2020	JJC Return telephone message for S. Maples; telephone conference with S. Maples re: Murray counter-bracket, possible response; follow-up email to S. Maples with assessment of Murray proposal, further comment re: possible response.	\$295.00	0.30	\$88.50

			<u>RATE/HR.</u>	<u>HOURS</u>	<u>AMOUNT</u>
4/27/2020	JJC	Email to S. Maples with alternative settlement offer; telephone conference with S. Maples re: same, alternatives available to safeguard Roberts' interest in absence of settlement; follow-up email to S. Maples.	\$295.00	0.60	\$177.00
	JJC	Telephone conference with S. Maples re: settlement; conference call with S. Maples and B. Roberts re: settlement; follow-up telephone conference with S. Maples.	\$295.00	0.60	\$177.00
4/28/2020	JJC	Telephone conference with S. Maples re: settlement counteroffer; review S. Maples email to D. Kelly re: offer.	\$295.00	0.10	\$29.50
	JJC	Telephone conference with S. Maples re: D. Kelly response to counteroffer.	\$295.00	0.10	\$29.50
	JJC	Telephone conference with S. Maples and B. Roberts re: settlement.	\$295.00	0.10	\$29.50
	JJC	Telephone conference with S. Maples re: settlement negotiations.	\$295.00	0.10	\$29.50
4/30/2020	JJC	Email to S. Maples re: status of settlement negotiations; review reply.	\$295.00	0.10	N/C

**TOTAL FEES:**

**\$4,838.00**

PREVIOUS BALANCE:

3/31/2020	54,257.11 (partial), 54,257.1-12, 54,257.1-13, 54,257.1-14 , 54,257.1-15, 54,257.1-16, 54,257.1-17 and 54,257.1-18	\$69,368.88
4/2/2020	Payment Received - Thank You!	(\$420.00)

**TOTAL AMOUNT:**

**\$73,786.88**

\*\*\* Please make checks payable to CALLAHAN PC \*\*\*

---

**TIMEKEEPER SUMMARY**

JJC	John J. Callahan, Jr.	Shareholder	16.4 hours	\$295.00/hour	\$4,838.00
			0.5 hours	No Charge	N/C